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UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	v	
KITCHNER GABRIEL,	A	6
KITOII (DIC GID) CEL,		

Plaintiff,

Case No.: 14-cv-404 (ENV)(SMG)

-against-

STIPULATION AND ORDER OF DISMISSAL

AD DELIVERY & WAREHOUSING INC., WORKFORCE LOGISTICS CORP., WORKFORCE CREW, INC. and AMRIT DABIE,

Defendants.

IT IS HEREBY STIPULATED AND AGREED, by and between the parties in the above captioned action, through the undersigned counsel, that, whereas no party hereto is an infant or incompetent person for whom a committee has been appointed and no person not a party has an interest in the subject matter of the action, in accordance with Rule 41 of the Federal Rules of Civil Procedure, the action be dismissed with prejudice and without costs or attorneys' fees as to all claims in the abovecaptioned lawsuit be dismissed with prejudice, with each party to bear its own fees and costs (other than those specified in the Settlement Agreement), and further that Plaintiff is barred from bringing another claim under the Fair Labor Standards Act, New York Labor Law, or any other federal, state or local law for wages, including overtime pay, for the period set forth in the Complaint.

The Court retains jurisdiction over the settlement agreement resolving this action.

Dated: March 14, 2015

8, 2015 Dated: March\_

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